PATENT APPLICATION

THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re the Application of:

BUZEK ET AL.

FFR 1 5 2006

Serial No.: 10/723,691

Filed: 11/25/03

Confirmation No.: 8922

Atty. File No.: 3123-553 (16420-02105)

For: "BALANCING A ROTATABLE BODY IN MULTIPLE PLANES USING INVERTIBLE BALANCING PLUGS"

Assistant Commissioner for Patents PO Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The Examiner has taken the position in an Office Action, dated January 12, 2006, that the above-captioned patent application presents two separate inventions – Group I (Claims 1-33) and Group II (Claims 34-47). Applicant elects the invention of Group I (Claims 1-33), but respectfully traverses the Examiner's requirement for restriction.

Independent Claim 1 is directed to a method for making a rotatable body. The only steps required by Claim 1 are the disposition of first and second balancing plugs in first and second holes, respectively, of the rotatable body, with one balancing plug being inverted relative to the other balancing plug. Independent Claim 34 is directed to a rotatable body that has first and second balancing plug holes, with first and second balancing plugs, respectively, being disposed therein.

DEXAMINET: A. Heinz

RESTRICTION REQUIREMENT
RESPONSE

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MARSH FISCHMANN & BREYFOGLE, LLP
BY: Auture Digule:

Group Art Unit: 2653

The center of gravity of the first plug is "inverted" in relation to the center of gravity of the second

plug. Therefore, independent Claim 1 is directed to the action of placing the first and second

balancing plugs in the rotatable body in a certain relative position to each other (although the

balancing plugs do of course end up being in the holes), while independent Claim 34 is directed to

the first and second balancing plugs already being in the rotatable body in a certain relative position

to each other.

Even though the inventions of Group I and Group II may be independent and/or distinct, they

must be examined in the same application if this would not be a serious burden for the Examiner.

Applicant believes that Groups I and II can be examined without imposing a serious burden on the

Examiner. Initially, the application presents only 3 independent claims. Moreover, even though the

inventions of Groups I and II may very well be in different classes, the Examiner could search for

invertible balancing plugs used for balancing, and the search results could very well be applicable to

the inventions of both Groups I and II.

Based upon the foregoing, Applicant respectfully requests that the Examiner allow Claims 1-

47 to remain in this application for examination.

Respectfully submitted,

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Date: 2/13/06

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